IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

SCOTT C., et al.	CIVIL ACTION
v.	NO. 02-4032
COLONIAL INTERMEDIATE UNIT 20	
•	
<u>OF</u>	RDER
AND NOW, this day of March	, 2003, it having been reported that the issues
between the parties in the above-captioned action	on have been settled and pursuant to the
provisions of Rule 41.1(b) of the Local Rules o	f Civil Procedure of this Court, it is hereby
ORDERED that the above action is DI	SMISSED with prejudice, pursuant to agreement
of counsel, and without costs.	
IT IS FURTHER ORDERED that this	s Court shall retain jurisdiction to resolve any
issues arising under the settlement agreement, i	ncluding, but not limited to, enforcement of the
settlement agreement.1	
BY THE	COURT:
BRUCE	W. KAUFFMAN, J.

¹See Kokkonen v. Guardian Life Insurance Co. of America, 511 U.S. 375 (1994).